in the Treasury not otherwise appropriated, to David L. Kennison the sum of \$1,307.88 in full settlement of all his claims against the United States for the amount he paid in special expenses incurred in a move from the State of Arizona to the District of Columbia for the purpose of employment with the Department of Transportation which expenses the Department of Transportation specifically promised to pay and/or reimburse, including, but not necessarily restricted to, costs involved in selling an Arizona residence and buying a Virginia residence, a per diem allowance for each member of his family, the cost of temporary quarters, and other miscellaneous expense.

Sec. 2. No part of the amount appropriated in the first section of this Act shall be paid or delivered to or received by any agent or attorney on account of services rendered in connection with this claim, and the same shall be unlawful, any contract to the contrary notwithstanding. Any person violating the provisions of this section shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in

any sum not exceeding \$1,000.

Approved December 31, 1970.

Private Law 91-239

AN ACT

For the relief of Jack B. Smith and Charles N. Martin, Junior.

December 31, 1970 [H. R. 15505]

Jack B. Smith and Charles N.

Martin, Jr.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Jack B. Smith, postmaster, and Charles N. Martin, Junior, publisher of Atlanta's Suburban Reporter of Atlanta, Georgia, are relieved of liability to the United States in the amount of \$3,572.18, an amount claimed to be due by the Post Office Department for revenue deficiencies resulting from errors in postage on second-class material at the post office at East Point, Georgia, in the period from July, 1964 through 1967, inasmuch as the material which should have been rated second-class and receive second-class service, was on instructions from the Post Office Department and Postmaster, rated, handled and transmitted as third-class material and did not at any time receive second-class treatment.

Sec. 2. Charles N. Martin, Junior is hereby relieved of the obligation of \$3,572.18, which represents the differential between second-class and third-class service, and Jack B. Smith, postmaster, is likewise relieved of any obligation related thereto, and the Post Office Department is further instructed to make the necessary bookkeeping entries to remove this item as an amount due inasmuch as second-class service was never rendered.

Approved December 31, 1970.

Private Law 91-240

For the relief of Gary W. Stewart.

December 31, 1970

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Gary W. Stewart of Baldwin Park, California, is relieved of liability to the United States in the amount of \$553.21 representing the total amount

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[H. R. 16502]

of everpayments of active duty pay received by the said Gary W. Stewart during the period from January 1966, through December 1967, as a result of administrative error on the part of the United States Marine Corps with respect to monthly allotment for December 1967, sent to Joyce Stewart, wife of said Gary Stewart, representing overpayment of clothing maintenance and leave rations, overpayment of basic pay and basic allowance for quarters, and rental value of inadequate family quarters during his active service as a member of the United States Marine Corps and received in good faith on his part. In the audit and settlement of the accounts of any certifying or disbursing officer of the United States, credit shall be given for amounts for which liability is relieved by this section.

Sec. 2. (a) The Secretary of the Treasury is authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to the said Gary W. Stewart an amount equal to the aggregate of the amounts paid by him, or withheld from sums otherwise due him, with respect to the indebtedness to the United States

specified in the first section of this Act.

(b) No part of the amount appropriated in this Act shall be paid or delivered to or received by any agent or attorney on account of services rendered in connection with this claim, and the same shall be unlawful, any contract to the contrary not with standing. Any person violating the provisions of this Act shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding \$1,000.

Approved December 31, 1970.

Private Law 91-241

December 31, 1970 [H. R. 16965]

AN ACT

For the relief of Richard N. Stanford.

Richard N. Stanford.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Richard N. Stanford (Chief Warrant Officer, United States Air Force, retired) of Fort Walton Beach, Florida, is relieved of liability to the United States in the amount of \$1,921.62, representing the living quarters allowance received by the said Richard N. Stanford as a result of administrative error during the period beginning June 13, 1966, through April 30, 1968, while he was employed by the Department of the Air Force at the Rhein-Main Air Base, Germany. In the audit and settlement of the accounts of any certifying or disbursing officer of the United States credit shall be given for amounts for which liability is relieved by this section.

SEC. 2. (a) The Secretary of the Treasury is authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to the said Richard N. Stanford an amount equal to the aggregate of the amounts paid by him, or withheld from sums otherwise due him, with respect to the indebtedness to the United States specified in the

first section of this Act.

(b) No part of the amount appropriated in subsection (a) of this section shall be paid or delivered to or received by any agent or attorney on account of services rendered in connection with this claim, and the same shall be unlawful, any contract to the contrary notwithstanding. Any person violating the provisions of this subsection shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding \$1,000.

Approved December 31, 1970.